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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/960,208 09/22/2001 Robert Joseph Statz AD6597 US CIP 6480 7590 02/03/2004 EXAMINER E I DU PONT DE NEMOURS AND COMPANY BUTTNER, DAVID J LEGAL PATENT RECORDS CENTER ART UNIT PAPER NUMBER BARLEY MILL PLAZA 25/1128 4417 LANCASTER PIKE 1712

DATE MAILED: 02/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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· •,- ±· •		Applicati	ion No.	Applicant(s)	$\sim 10$
-		09/960,2	208	STATZ ET AL.	$\mathcal{O}()$
	Office Action Summary	Examine	r	Art Unit	
		David Bu		1712	
 Period for	The MAILING DATE of this communicati	ion appears on th	e cover sheet with the o	correspondence ad	dress
THE M - Extensi after SI - If the pi - If NO p - Failure - Any rep earned	RTENED STATUTORY PERIOD FOR AILING DATE OF THIS COMMUNICATions of time may be available under the provisions of 37 X (6) MONTHS from the mailing date of this communication for reply specified above is less than thirty (30) day eriod for reply is specified above, the maximum statutory to reply within the set or extended period for reply will, but the set of extended period for reply will, but the set of t	TION.  CFR 1.136(a). In no exation.  ys, a reply within the sta y period will apply and w by statute, cause the app	vent, however, may a reply be tir tutory minimum of thirty (30) day vill expire SIX (6) MONTHS from plication to become ABANDONE	nely filed  s will be considered timel the mailing date of this or D (35 U.S.C. § 133).	y. ommunication.
Status		- 00 14	200	,	
	Responsive to communication(s) filed on <u>02 November 0803</u> .				
<u>,                                     </u>	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.  Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
С	losed in accordance with the practice u				e merits is
Dispositio	n of Claims				
	Claim(s) 1 and 4-25 is/are pending in the application.				
	4a) Of the above claim(s) is/are withdrawn from consideration.				
	Claim(s) <u>6,7,12 and 14-18</u> is/are allowed.				
	Claim(s) <u>1,4,5,8-11,13,19-25</u> is/are rejected.				
	Claim(s) is/are objected to.				
	Claim(s) are subject to restriction	and/or election r	equirement.		
Application —					
	The specification is objected to by the Examiner.				
	The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
	replacement drawing sneet(s) including the content or declaration is objected to by				
	der 35 U.S.C. §§ 119 and 120	the Examiner. No	ote the attached Office	Action of form P1	O-152.
		£			
a)⊡ 1	cknowledgment is made of a claim for f  All b) Some * c) None of:  Certified copies of the priority docu	uments have bee	en received.	4	
3	<ul> <li>Certified copies of the priority document</li> <li>Copies of the certified copies of the application from the International E</li> </ul>	ie priority docume Bureau (PCT Rul	ents have been receive e 17.2(a)).	ed in this National	Stage
13)∏ Acl sind	e the attached detailed Office action for knowledgment is made of a claim for do ce a specific reference was included in the CFR 1.78.	omestic priority u	nder 35 U.S.C. § 119(e	e) (to a provisional	application) Data Sheet.
	The translation of the foreign language	ge provisional ap	plication has been rec	eived.	
14)∐ Acl	knowledgment is made of a claim for do erence was included in the first sentence	omestic priority u	nder 35 U.S.C. §§ 120	and/or 121 since	a specific CFR 1.78.
Attachment(s	; <b>Y</b>				
	<i>):</i> of References Cited (PTO-892)		4) Interview Summary	(PTO-413) Paper No/s	)
2) 🔲 Notice o	of Draftsperson's Patent Drawing Review (PTO-94) f Draftsperson's Patent Drawing Review (PTO-94) find Disclosure Statement(s) (PTO-1449) Paper N		5) Notice of Informal Pa		

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Claim 20 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The 5% minimum is outside the bounds of claim 8.

Claim 23 objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. 'Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form.

Claim 21 already requires adding thermoplastics in step (C). Step (6) already required neutralization to at least 95%.

Claims 1, 4, 5, 8-11, 13, and 19-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over the GB 2164342 in view of Chen '321 or WO 98/46671.

The GB reference exemplifies blends of ethylene/acrylic acid copolymer, polyetheramide and neutralizing agent (table 2). All of the groups are neutralized (page 2, line 50). Metal stearate additives are not suggested. The blend is useful for cores of golf balls or as one piece balls (page 1, line 7).

Both Chen references teach metal stearates improve the ionomer cores of golf balls (see abstract). It would have been obvious to add metal stearates to the GB '342 compositions for the expected advantages. Also Chen (col. Lines 47-67 of '321; page 10, line 10-30 of WO 98/46671) teaches fillers can be added to adjust the density. Determining appropriate amounts are within the skill of the artisan according to Chen.

Claims 6, 7 12 and 14 –18 are allowable.

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Applicant's arguments filed 11/28/03 have been fully considered but they are not persuasive.

Applicants argues claims 9 and 11 require terpolymer.

The examiner does not agree. The word "terpolymer" does not appear.

The "E/X/Y structure allows for an amount of Y "up to 50%". "Up to" is recognized as including zero (In re Mochel 176 USPQ 194; MPEP 2173.05 c)

Applicant argues GB'342 does not suggest inclusion of the organic acid and therefore cannot suggest neutralizing all the acid in both the polymer and organic acid additive.

The reflection is premised an adding metal stearate to the 100% neutralized polymers of GB '342. Because the metal stearate is fully neutralized and the polymer is fully neutralized, the resulting composition would necessarily be fully neutralized.

Applicant argues Chen requires neutralization of his ionomer below 90% for the stearate to work.

Chen never states what will happen if the stearates are added to higher neutralized ionomers. The 90% maximum was in all likelihood due to the low melt index associated with high neutralizations. Mixing and processing would be difficult or impossible.

This processing difficulty is not present in GB '342. The inclusion of the extra components (i.e. the thermoplastic) overcomes these difficulties. The GB'342 composition is processable at 100% neutralization (see examples). One would expect metal stearates to function in the composition of GB '342.

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Regarding process claims 21 and 25, it would have been prima facie obvious to add the metal stearate to the GB '342 composition at any point in the mixing process.

The GB '342 composition is processable (due to the thermoplastic) even without metal stearate.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Buttner whose telephone number is (571) 272-1084. The examiner can normally be reached on Weekdays from 10:00 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vasu Jagannathan can be reached on (571) 272-1119. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

DAVID J. BUTTNER PRIMARY EXAMINER

D. Buttner/af January 26, 2004 Doul S. Wh